1 UNITED STATES DISTRICT COURT 2 **DISTRICT OF NEVADA** 3 * * * 4 JOSEPH T. TOY, Case No. 2:14-CV-01719-APG-PAL 5 Plaintiff, **ORDER** 6 v. 7 STATE OF NEVADA, et al., (Dkt. #1, 2) 8 Defendants. 9 10 Pro se plaintiff Joseph Toy alleges that at some undisclosed time, defendant State of 11 Nevada detained his mother without justification, did not allow Toy to visit her, failed to properly 12 manage her financial affairs, and unlawfully conducted a guardianship over her despite his 13 mother's objection. (Dkt. #1.) On January 26, 2015, Magistrate Judge Leen entered a Report & 14 Recommendation (Dkt. #2) recommending I dismiss this case because Toy cannot assert his 15 mother's rights. 16 No objection was filed. I am not required to conduct "any review at all . . . of any issue 17 that is not the subjection of an objection." Thomas v. Arn, 474 U.S. 140, 149 (1985); see also 18 United States v. Reyna-Tapia, 328 F.3d 1114, 1121 (9th Cir. 2003). I therefore adopt Judge 19 Leen's Report & Recommendation dismissing Toy's claims. The clerk of court is directed to 20 close this case. 21 IT IS SO ORDERED. 22 DATED this 17th day of April, 2015. 23 24 ANDREW P. GORDON 25 UNITED STATES DISTRICT JUDGE 26 27 28